

THE NATIONAL TAX.

The Taxes Imposed by the Tax Bill, and Passed by Congress, June 22d, 1862.—The Duties on Incomes, Insurance Companies, Railroad Companies, &c.—The Taxes on Distilled Spirits, Manufactures, Oils, Papers, Gas, Candies, Tobacco, Snuff, Sagoes, Iron, Soap, Screws, Cloth, Lather, Glue, Wine, Coal, &c.—The Tax on Cotton.—The License Tax, &c., &c.

The Tax Bill just passed both Houses of Congress on the 22d of June; we give below a table of the taxes imposed. The names of the articles and classes of persons taxed, are arranged in alphabetical form, rendering the table valuable for convenient and ready reference:

The taxes imposed are of the following classifications:

First.—A tax on persons and corporations engaged in certain pursuits, and on certain manufactured articles, products, &c., to be paid by the manufacturer or producer when he sells such articles or products.

Third.—A duty on incomes of individuals, railroad and steamship companies, officers, and others.

Fourth.—Duties to be paid for stamps, which the bill requires to be affixed to certain papers, medicines, documents, &c.

The Tax Bill is to go into effect on the first of August. A large portion of the people of the Northern States will be called on for the income tax, concerning the payment of which, see "Income Tax," in another column of this paper. A time is chosen in which the tax will be in operation, the date fixed for it to cease being 1862.

The President may divide the States into districts, not exceeding the number of congressional districts, and appoint an assessor and collector (to be confirmed by the Senate) for each district. Each assessor may divide his district into sub-districts, and each collector into sub-districts in each division. Each collector may appoint as many deputies as he may deem proper. Bonds are required from collectors to pay a due responsibility for acts of their department.

All persons, partnerships, firms, corporations, or associations, are required to file a return of all their property on the 1st day of January of each year, and 1st of May thereafter, and deliver such list or statement to the assistant collector of the district. A fine of \$100 is imposed for failing to do so.

Locality referred to is that of their taxable effects and incomes to be fixed at \$100, and the assessor will make a list and deduct five per cent, and then the assessors are to ascertain the dwellings and places, to ascertain the value of property.

The assessors may hear appeals, but shall not increase assessments without first giving notice to the assessed party.

The collectors shall give notice by advertisements or bills of the time when assessments are due, and if they are not paid within ten days of that time, five cents shall be added to the amount assessed; and the collector or a deputy shall, within twenty days thereafter, call upon the persons refusing to pay, demanding the amount due, with interest, and, if it is not paid then, the collector may sell enough of the property assessed to raise the taxes, ten per cent added, and the expenses of collection, for the use of the collector.

Persons or implements of a trade or profession, one cow, arms, and provisions, and household furniture kept for use, and apparel necessary for a family, shall be exempt from such taxes, and the collector is to make out a list of such, and the surplus paid back to the owners. If property taxed is sold for the amount of the taxes, it shall be returned to the owner, and to the United States, and then sold for whatever sum it may bring.

Fine for obstructing or hindering a collector or deputy.

The compensation of collectors is four per cent on the first hundred thousand dollars collected, and one per cent on all over that sum, and a proper amount of stationary, &c., to be paid by the collector. The commissioners of the collector may pay their fees.

If the taxes cannot be collected in any State, at the time specified in the act, the President is directed to collect the same in any other State, and to pay the collector for the delay.

The collector may grant licenses for distilling the solvent, and appear in a court of distilled liquors. The distillers may erect bonded warehouses, under certain restrictions. The provision in regard to beer and distilled liquors are lengthy and in detail.

The tax is to be paid by any business for which a license is required, without a license, as severe.

Railroads and tierces are to pay 3 per cent on their gross receipts, and 1 per cent on their net earnings. Tierces are to pay 2 per cent, or the receipt. Railroad companies shall pay 3 per cent on the amount of their dividends and tierces on bonds, and define the same from the amount of tierces. The dividend on the National Bank and Inland Revenue dividends are also taxed 3 per cent.

A tax of 3 per cent is levied on all advertising receipts of newspapers, periodicals, &c., leaves, &c., 20,000 annually, beer, sagoes, &c., not less than 2,000 dollars, calculation being also exempt.

It is understood that a separate bill will be passed taxing live stock and real estate.

Advertisements inserted in newspapers, magazines, reviews, &c., any other publication on gross receipts, &c., &c.

Do, all receipts for, to the amount of \$1,000.

Do, by newspaper dealer the amount of the use of the newspaper, &c., &c.

Do, by papers whose circulation does not exceed 2,000 copies.

Agreements, for certain uses or pieces of paper on which there is no stamp duty.

Agreements, for the hire, use, or rent of any land, tenement, or portion thereof, if for a period of time not exceeding three years, stamp duty.

Abuse, and manufacture of opium, &c., materials upon which the duties imposed by this act shall have been paid, is not to be considered a manufacturer.

Any person having three gallons, fractional parts of a barrel to pay proportionately.

Alternatives, each package of the retail price or value of which exceeds \$1, and does not exceed 25 cents, stamp duty.

Each package of the retail price or value of which exceeds \$1, and does not exceed 25 cents, a stamp duty.

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